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Attorneys for Defendants
SKS OCULAR, LLC, SKS OCULAR 1, LLC,
JASON SLAKTER, GLENN STOLLER

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

JEANMARIE GUENOT,

Plaintiff,

v.

SKS OCULAR, LLC, a Delaware limited
liability company; SKS OCULAR 1, LLC, a
Delaware limited liability company; JASON
SLAKTER, an individual; GLENN STOLLER,
an individual; and DOES 1-10, inclusive,

Defendants.

CASE NO.: CV 13 1875 (DMR)

JOINT STIPULATION AND
~~PROPOSED~~ ORDER REGARDING
SERVICE OF PROCESS & AN
EXTENSION OF DEFENDANTS'
TIME TO RESPOND TO
PLAINTIFF'S COMPLAINT

Complaint Filed: April 24, 2013
Trial Date: None Set

Defendants SKS Ocular, LLC; SKS Ocular 1, LLC; Jason Slakter; and Glenn Stoller
("Defendants") and Plaintiff Jeanmarie Guenot ("Plaintiff") (collectively referred to herein as the
"Parties"), by and through their undersigned counsel, hereby jointly enter into the following
Stipulation:

WHEREAS, Plaintiff filed a Complaint in the United States District Court, Northern
District of California, Oakland Division, Case No. CV 13 1875 (DMR) on April 24, 2013;

JOINT STIPULATION AND [PROPOSED]
ORDER REGARDING SERVICE OF
PROCESS & AN EXTENSION OF
DEFENDANTS' TIME TO RESPOND TO
PLAINTIFF'S COMPLAINT
CASE NO. CV 13 1875 (DMR)

2013-05-17 SKS_Guenot Stipulation re
Service (palib1_5578314_2)

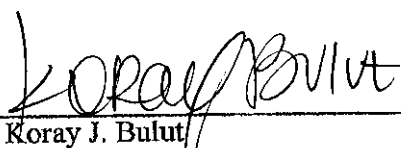
1 WHEREAS, the Parties have agreed to a single and uniform response date for all
2 Defendants.

3 NOW THEREFORE, the Parties hereby stipulate that (1) Defendants shall file a
4 responsive pleading no later than June 7, 2013; and (2) Defendants agree that service of process
5 has been effected on all Defendants and will not contend otherwise in their responsive pleading
6

7 SO STIPULATED:

8 Dated: May 17, 2013

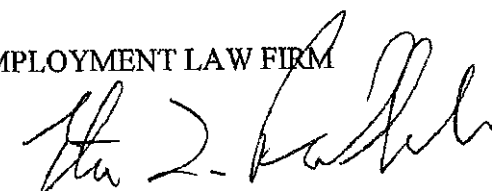
WILSON SONSINI GOODRICH & ROSATI
Professional Corporation

9
10 By: 
11 Koray J. Bulut

12 Attorneys for Defendants
13 SKS OCULAR, LLC, SKS OCULAR 1,
14 LLC, JASON SLAKTER, and GLENN
STOLLER


15 Dated: May 17, 2013

SV EMPLOYMENT LAW FIRM

16
17 By: 
18 Steven L. Friedlander
19 Attorneys for Plaintiff
JEANMARIE GUENOT

20 Based upon the above stipulation and for good cause appearing, IT IS SO ORDERED.

21 Dated: 6/11, 2013

22
23 By: 
24 HONORABLE DONNA M. RYU
25 United States District Court
26
27

28 JOINT STIPULATION AND [PROPOSED]
ORDER REGARDING SERVICE OF
PROCESS & AN EXTENSION OF
DEFENDANTS' TIME TO RESPOND TO
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CASE NO. CV 13 1875(DMR)